

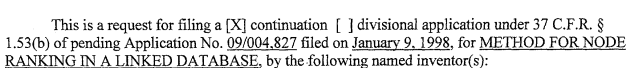
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REQUEST FOR FILING CONTINUATION/DIVISIONAL **APPLICATION UNDER 37 C.F.R. § 1.53(b)**

BOX PATENT APPLICATION

Commissioner for Patents Washington, D.C. 20231

Sir:



	(a)	Full Name <u>Lawrence PAGE</u>
10	(b)	Full Name
7	(c)	Full Name
The first the sum of the first fluid	suppl	entire disclosure of the prior application from which a copy of the oath or declaration is lied herewith is considered as being part of the disclosure of the accompanying applications hereby incorporated by reference therein.
	accor	application is being filed by less than all the inventors named in the prior application. In dance with 37 C.F.R. § 1.63(d)(2), the Commissioner is requested to delete the name(s) of ollowing person or persons who are not inventors being claimed in this application.
Control of the contro	(a)	Full Name
*	(b)	Full Name
	(c)	Full Name
[]	accor	application is being filed by more than all the inventors named in the prior application. In dance with 37 C.F.R. § 1.63(d)(2), the Commissioner is requested to add the name(s) of ollowing person or persons who are inventors being claimed in this application.
	(a)	Full Name
	(b)	Full Name
	(c)	Full Name



Request for Filing Continuation/Divisional Application
of Application No. 09/004,827
Attorney's Docket No. 0026-0003CON1
Page 2

1.	[X]	E	Enclosed is	а сору	of the	prior A	pplicat	tion No.	09/004,	827 as	origina	lly filed	on
Januar	ry 9,	<u> 1998</u>	, including	copies	of the	specific	cation,	claims,	drawing	s and t	he exec	uted oat	h or
declar	ation	as fi	led.			_			_				

2.	[]	Encl	osed is a	ı revised	prior app	lication a	ınd a copy	of the prior	executed	oath or
dec	laration	as filed.	No nev	v matter	has been	added to	the revise	d application	ı.	

3. []		statement(s) clain	ning small	entity	status [] are enclo	osed[]	were
filed in prior	Application No.	, filed	l on		•			

4. [X] The filing fee is calculated below [X] and in accordance with the enclosed preliminary amendment:

		CLAI	VIS					
4	NO. OF		EXTRA	RATE	FEE			
	CLAIMS		CLAIMS					
Basic Applica	tion Fee				\$ 710.00			
Total Claims	28	MINUS 20 =	8	x \$18.00	144.00			
Independent	7	MINUS 3 =	4	x \$80.00	320.00			
Claims								
If multiple dep	endent claims	are presented, add	1 \$270.00					
Total Application Fee								
If small entity status is claimed, subtract 50% of Total Application Fee								
Add Assignment Recording Fee of \$40.00 if Assignment document is								
enclosed								
TOTAL APPLICATION FEE DUE \$1,174.00								

- 5. [] Charge \$ _____ to Deposit Account No. ____ for the fee due.
- 6. [X] A check in the amount of \$ 1,174.00 is enclosed for the fee due.
- 7. [X] The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17 and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 50-1070. This paper is submitted in duplicate.
- 8. [] Cancel in this application original claims ______ of the prior application before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
- 9. [X] Amend the specification by inserting before the first line the sentence: --This application is a [X] continuation, [] divisional, of Application No. <u>09/004,827</u>, filed <u>January 9</u>, <u>1998</u>.--

Request for Filing Continuation/Divisional Application of Application No. 09/004,827 Attorney's Docket No. 0026-0003CON1 Page 3

abandon said paper is enclo	prior application a sed for filing in the	wings from the pen as of the filing data ne prior application .138 and before pay	accorded this appl file. (May only be	lication. A duplica e used if signed by	te of this
11. []	New drawings a	re enclosed.			
12. [] (country) is cl	aimed under 35 U [] The cert	ication No. J.S.C. § 119. ified copy of the presence of the	iority application		
	_ []	nas not yet been file	ed.		
13. [X]	A preliminary a	mendment is enclo	sed.		
14. [X]	An Information	Disclosure Statem	ent is enclosed.		
15. [] Time is enclo		norization for Paym	ent of Fees and Pe	titions for Extension	ons of
16. [X]	Also enclosed J	Request for Non-Pu	blication of Applic	cation.	
the power in	a. [X] b. [] the prior applicat	Recognize as Asso Address all future	in the papers in the es not appear in the ciate Attorney	e prior application. e original papers, a	copy of
		Harrity & Snyder, 11240 Waples Mil Suite 300 Fairfax, Virginia 2	Road	21-8	
Date: July 2	, 2001 OF SIGNATOR:	Ву:	Paul A. Harrity Registration N		ı
		[]	inventor(s)		
11240 Wapl Suite 300	nyder, L.L.P. es Mill Road ginia 22030	[] [x] []	assignee of con attorney or age	mplete interest ent of record C.F.R. § 1.34(a)	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of)
Lawrence PAGE) Group Art Unit: 2171
Application No.: Unassigned) Examiner: U. Le
Filed: July 2, 2001)
For: METHOD FOR NODE RANKING IN A LINKED DATABASE))))))

REQUEST FOR NON-PUBLICATION OF APPLICATION AND CERTIFICATION UNDER 35 U.S.C. §122 (b)(2)(B)(i)

Commissioner of Patent and Trademarks Washington, D.C. 20231

Sir:

As an authorized agent of the above-identified applicant(s), the undersigned attorney hereby certifies that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. §122(b).

I further understand that this non-publication request may be rescinded at any time and if so, the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

Request for Non-Publication of Application Application Serial No. Unassigned Attorney's Docket No. 0026-0003CON1 Page 2

I further understand that if applicant(s) subsequently file(s) an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the United States Patent and Trademark Office must be notified of such filing within forty-five (45) days after the date of the filing of such foreign or international application. I also understand that failure by applicant(s) to so notify the Patent and Trademark Office will result in abandonment of this application.

By:

26615

Respectfully submitted,

HARRITY & SNYDER, L.L.P.

11240 Waples Mill Road Suite 300 Fairfax, Virginia 22030 (571) 432-0800

Date: July 2, 2001

Paul A. Harrity Reg. No. 39,574